



ERROR 404

WHATEVER YOU WANT CANNOT BE FOUND

CANCEL

OK

ISSUE NO. 16. JAN. 2015

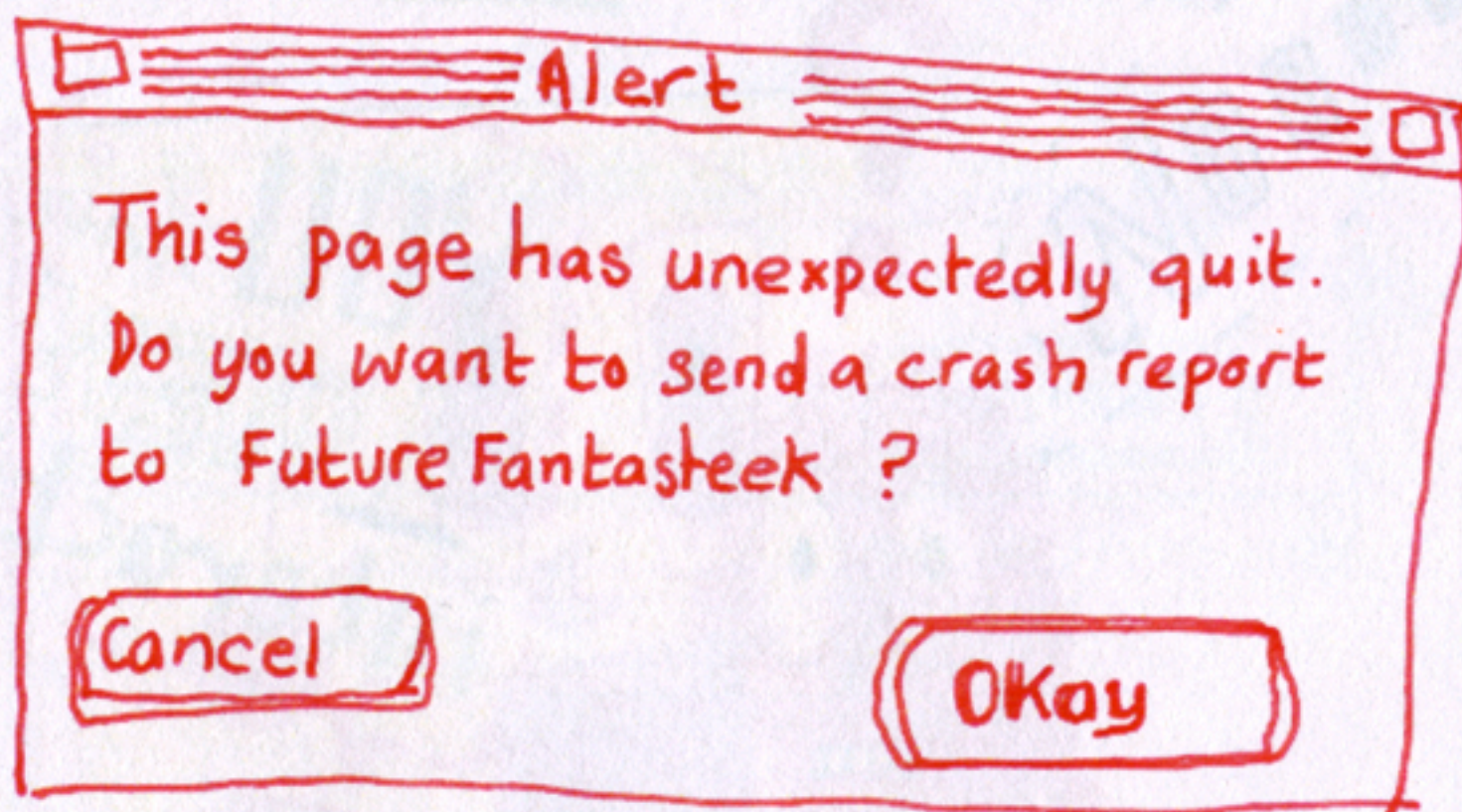
Future FANTASTEek!

futurefantasteek



積福積德 JOSS PAPER, ON TAI LUNG. MADE IN CHINA 請勿翻版

16



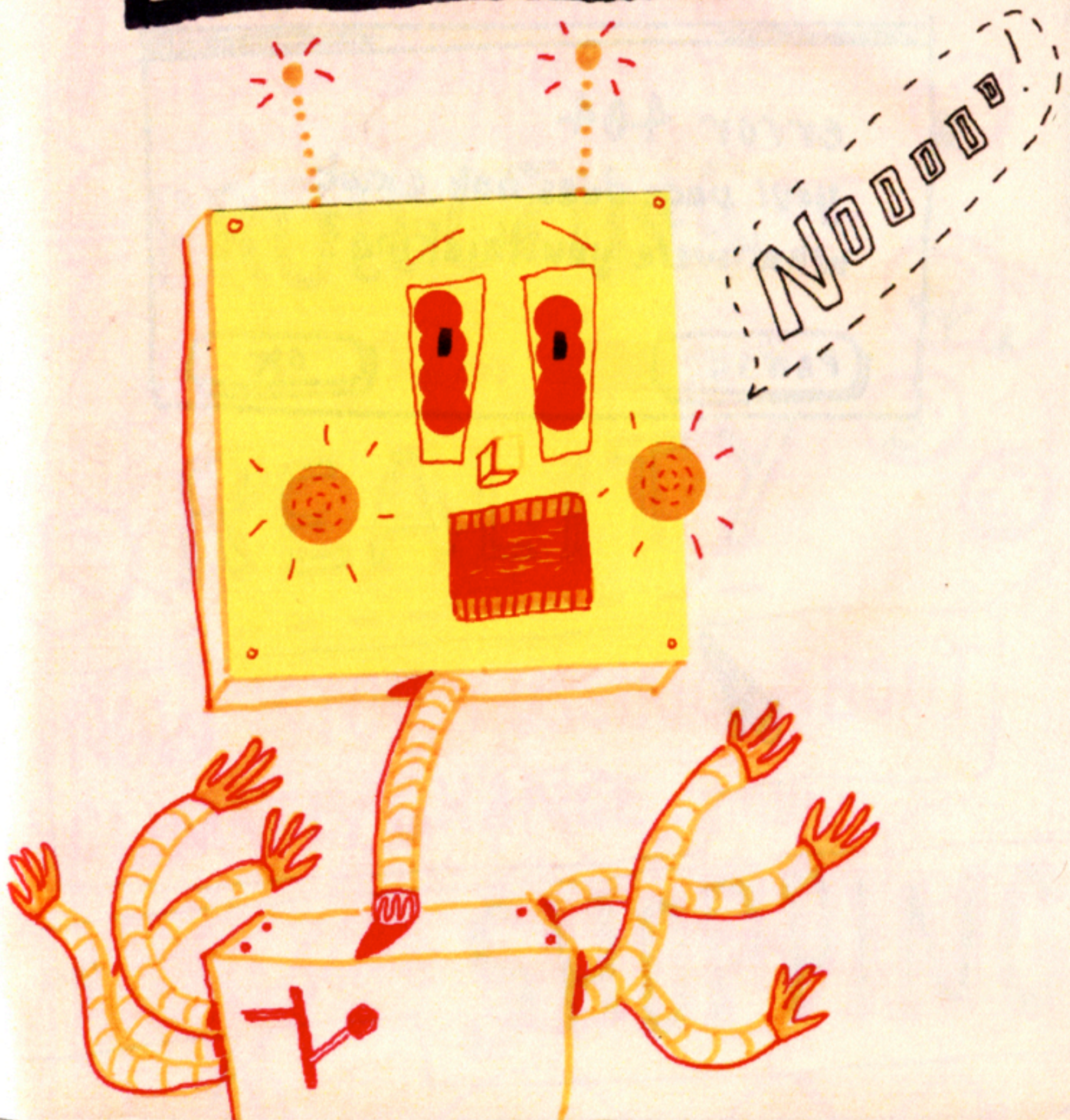
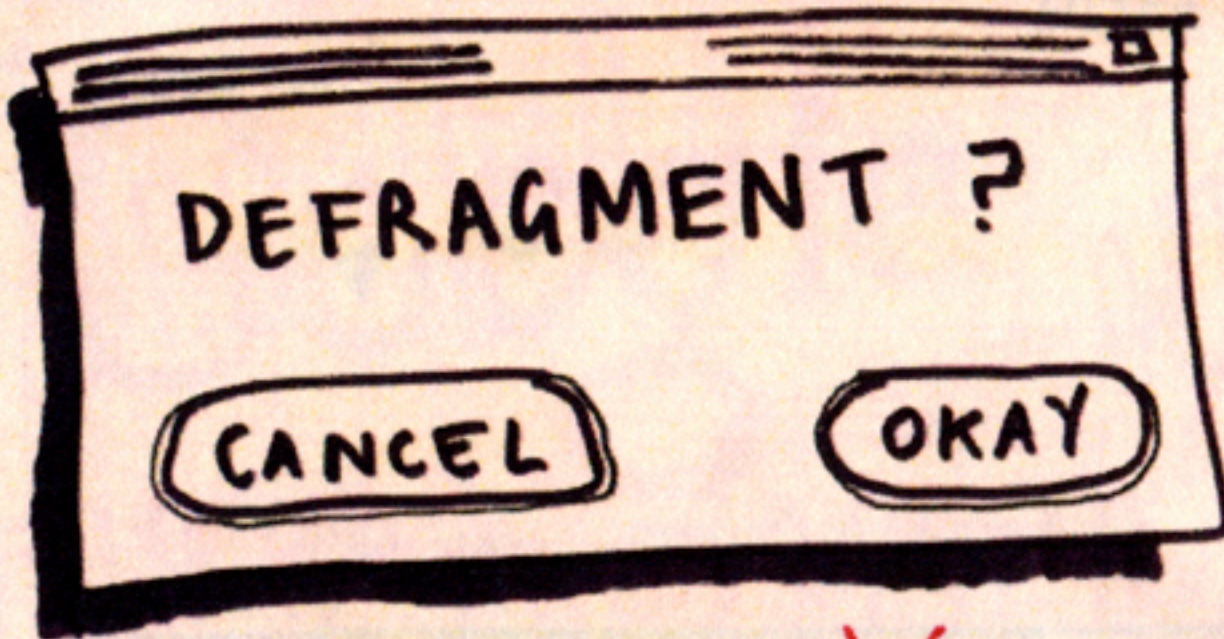
WHAT LANGUAGE
is this... WHERE AM I
AM I IN The FUTURE

?

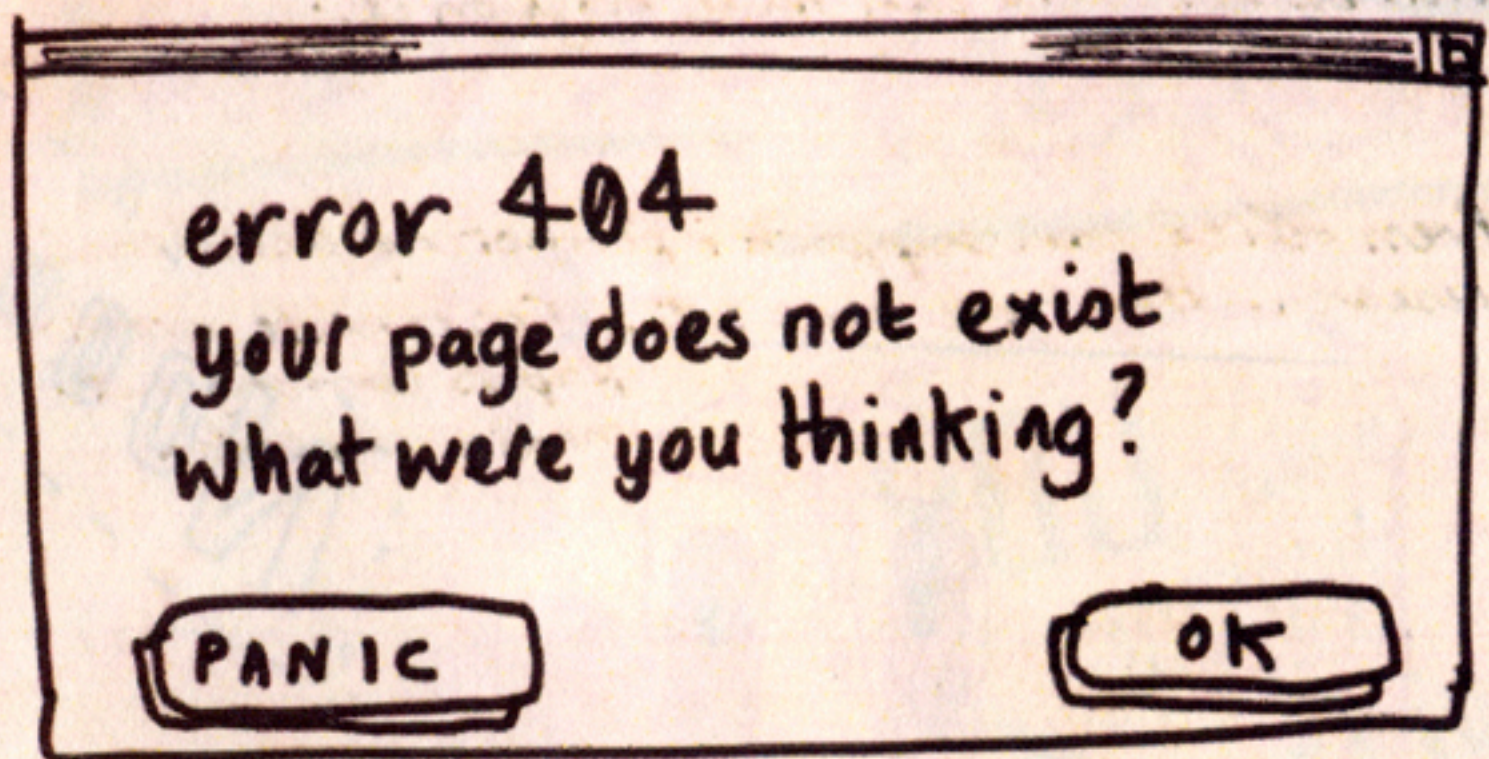


YOU have
1 NEW
interaction...

- WHAT HAVE YOU DONE! -



- DID YOU REMEMBER TO SAVE -



You, in your
FILTER BUBBLE

Google
ALGORYTMS

= PROTECTING =

you from ~~the~~ HORRID

REALITY

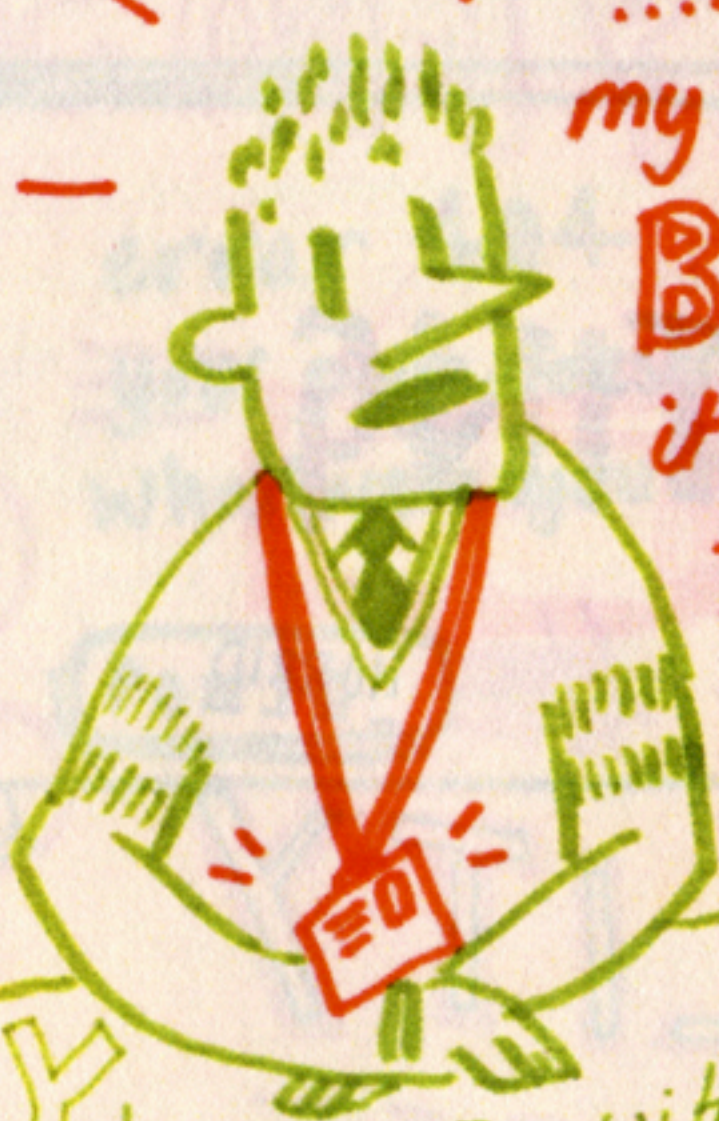
NOW STOP FUSSING ABOUT
CLIMATE CHANGE!

AND

DO some

SHOPPING

THIS IS MY **LANYARD** ☆
THERE are many like it but
THIS ONE IS MINE.



my lanyard is my
BEST FRIEND.
it is my **LIFE**
I MUST MASTER
it as I must
MASTER MY LIFE

MY LANYARD, without **ME**,
is USELESS

WITHOUT my **LANYARD**

I AM USELESS



STOP
error 404



this page
CANNOT

BE FOUND ...

dammit



WOMEN - SPECIAL OFFER -

RADIANT



ATTRACTIVE
Tonight!

Library of Withdrawn BOOKS No. 2



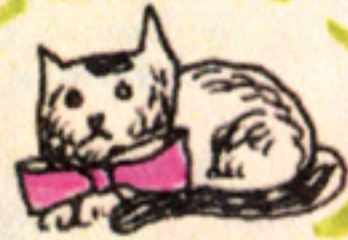
- WHAT THEY REALLY THINK -



- WHAT WOULD WE DO WITHOUT HUMAN RESOURCES ? -

Human Resources PRESENT

Stress
BUSTER



Bring your CAT
to WORK-DAY!



the defendant has hastened the completion of the obstructive building in order that the Court may be faced with a *fait accompli*, or has obtained the plaintiff's quiescence by sharp practice, the Court will not be deterred from granting an injunction to pull down the building if an injunction restraining its erection would have been granted: *Von Joel v. Hornsey*, [1895] 2 Ch. 774; *Daniel v. Ferguson*, [1891] 2 Ch. 27.

Bombed sites again.

We seen then, that if a building is destroyed and the site is vacant, the owner will not necessarily lose any right to light which he may have enjoyed in connection with the former building. We instanced above the case of a building having windows which had enjoyed the access of light for eighteen years, the building then being destroyed by enemy action. Of course, if the light has not been enjoyed for upwards of nineteen years, the windows in the building are not protected if an adjoining owner constructs them.

If, however, the building has been for a longer period the position is different. At the same time many buildings are erected for use in connection with the war, essential to the prosecution of the war; so it may well happen that the owner of the site of the destroyed building will receive information, either verbal, written or visual, that building work is commencing upon neighbouring land. If this should be the case, the dominant owner should act promptly. Two classes of cases are particularly considered.

- (a) Where the right is taken by virtue of a prerogative, or by authority under section 50, 51 or 52 of the (General) Regulations.

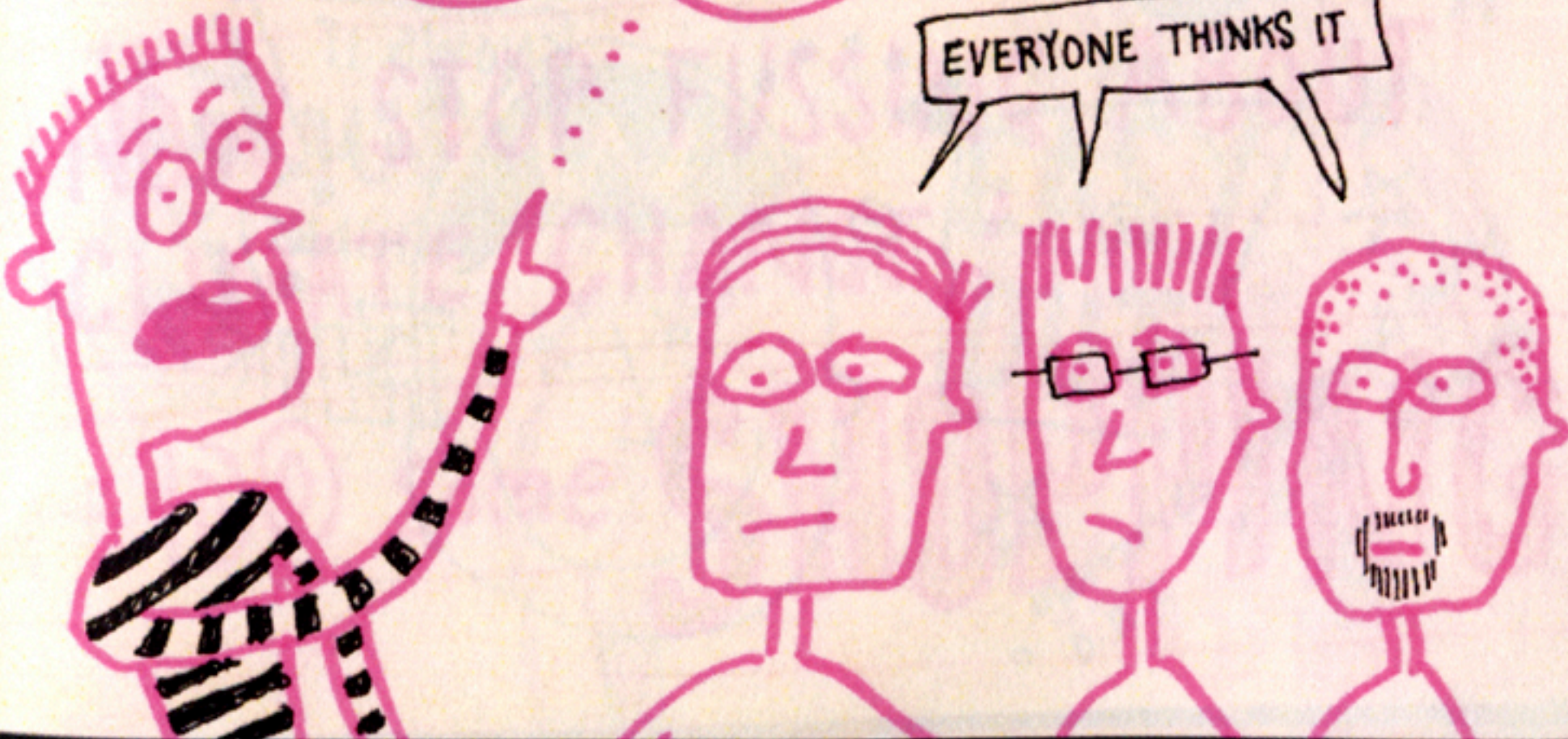
Where the Crown or other authority concerned and the adjoining site owner are willing to offer to the dominant owner an undertaking or acknowledgment which will be sufficient to safeguard his rights pending the termination of the war, and if not, the appropriate action would be a formal written protest accompanied by a statement that the dominant owner must not be understood to be acquiescing in or submitting to the interference with his rights; but that it would appear that he has no immediate redress, and is refraining from further steps solely for that reason. In due course he may obtain compensation under the Compensation Act, if he is unable, after the war, to secure the removal of the obstructive building. It is clear from the above (though it is deducible from what was said above) that no alteration of the building of the dominant owner which occurs during the first twenty years of prescription will prevent the statutory period from running in favour of the dominant owner, if it would not have affected him if the right had become indefeasibly vested. In other words, nothing is an "interruption" during the first twenty years, it would not be an interruption after the first twenty years, whether the right has or has not been the subject of litigation in which it has been called in question. Of course, this passage does not mean that A, who has enjoyed the access of light to a window for, say, eighteen

Simplifying
your life!

• B • E • C • A • U • S • E •

you are
SIMPLE

EVERYONE THINKS IT



Oi.



HEY

THAT IS SUCH
HORSE SHIT



and
EVERYONE
KNOWS IT

We all
THINK YOU'RE
THICK

- WHY DID I COME INTO THIS ROOM AGAIN ? -

Brilliant!

is

Wiki

your MEMORY

?

IF . NOT .

why not ?

DUH

NEVER
STRUGGLE
TO
REMEMBER
ANYTHING
EVER
AGAIN

EASY
IN



EASY
OUT



memories automatically
D.E.L.E.T.E in 6 hours



- I'D LIKE T THANK MY AGENT, AND THE ACADEMY -

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